12-12020-mg Doc 1949-1 Filed 10/22/12 Entered 10/25/12 15:08:48 Exhibits Pg 1 of 10

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR CHARLOTTE COUNTY, FLORIDA

GMAC MORTGAGE, LLC,

Plaintiff,

VS.

Case No. 2009-6450-CA

HENRY A. GUSTAF, JR.,

D	et	en	dan	t.	

NOTICE OF FILING AFFIDAVIT REGARDING ATTORNEY'S FEES

Defendant HENRY A. GUSTAF, JR, hereby gives notice of filing the attached Affidavit of Gregg M. Horowitz, Esq. regarding attorney's fees sought as the prevailing party.

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a copy hereof has been furnished U.S. mail to Stanley M. Kurek, III, Esq., Florida Default Law Group, P.L., P.O. Box 25018, Tampa, FL 33622-5018, on this 6th day of July, 2011.

LAW OFFICES OF MICHAEL MORAN

2197 Ringling Blvd. Sarasota, FL 34237 P: (941) 366-1800

MICHAEL MORAN Florida Bar No. 0714925

C. Ryan Violette
Florida Bar No. 0071018
Attorneys for Defendant

12-12020-mg Doc 1949-1 Filed 10/22/12 Entered 10/25/12 15:08:48 Exhibits Pg 2 of 10

IN THE CIRCUIT COURT OF THE TWENTIETH JUDICIAL CIRCUIT IN AND FOR CHARLOTTE COUNTY, FLORIDA

GMAC	MORT	GA	GE,	LL	C,
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Plaintiff	Pl	ain	tiff
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*	ra

Case No. 2009-6450-CA

HENRY A. GUSTAF, JR.,

Defendant.	
	- !

AFFIDAVIT REGARDING ATTORNEY'S FEES

STATE OF FLORIDA

COUNTY OF SARASOTA

BEFORE ME, the undersigned authority, personally appeared, Gregg M. Horowitz, who, upon first being duly sworn, swears and affirms as follows:

- 1. Affiant is a member in good standing with the Florida Bar, and has been actively engaged in the practice of law for over 21 years, and has substantial experience in causes of action similar to that in this case.
- 2. Affiant is familiar with attorney's fees usually and customarily charged and allowed attorneys in actions such as those involved in this case.
- 3. Affiant has examined the files of counsel for Defendant and has reviewed the scope of the work and time devoted by counsel in this litigation.
- 4. Affiant has been informed that 37.7 hours have been devoted to this action by counsel for the Defendant, a copy attached.
 - 5. All of the foregoing hours are reasonable for the work performed.
- 6. A reasonable rate to be charged in this matter is between \$175.00 and \$250.00 per hour for the attorney handling this case.

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- 7. Affiant is familiar with charges made by attorneys for like services in this Circuit, and an hourly rate between \$175.00 and \$250.00 is commensurate with the charges of attorneys having comparable experience for similar services.
- 8. Affiant has considered all of the factors and guidelines set forth in the Florida Bar Code of Professional Responsibility and *Florida Patients Compensation Fund v. Row*, 472 So.2d 1145 (FLA. 1985) and its progeny.
- 9. Accordingly, applying the foregoing, Affiant states that a reasonable fee for the services rendered by counsel for Defendant is \$7,005.50.

FURTHER AFFIANT SAYETH NOT.

STATE OF FLORIDA

COUNTY OF SARASOTA

The foregoing was acknowledged before me this <u>22</u> day of June, 2011, by GREGG M. HOROWITZ, who is personally known to me and who did take an oath.

MY COMMISSION # DD 886921
EXPIRES: May 22, 2013
Bonded Thru Budget Notary Services

Notary Public

My Commission expires:

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Law Offices of Michael Moran 2197 Ringling Blvd. Sarasota, FL 34237

Statement

Date

6/20/2011

Bill To

Mr. Henry Gustaf Jr. 398 Spring Lake Blvd. Port Charlotte, FL 33952 Gustaf vs. GMAC

	Terms	Due Date	Attorney	Accour	nt#	Amount Due
		6/20/2011	Ryan	1210		\$7.005.50
Date	Time	Descriptio	n Kingga ja	Rate	Amount	Balance
11/30/2009 12/10/2009 12/18/2009 12/21/2009 12/22/2009 01/25/2010 01/25/2010	1.3 2.8 1.9 0.3 0.1	Gustaf vs. GMAC- Read lawsuit carefully and monote and two (2) assignments a Notice of Appearance on beha Jr. and Henry Gustav III; read and 170.09 referred in paragra Draft Notice File Costs Bond, Debt Dispute letter. Copy, file First and second draft of Motilegal research on defective accestanding and failure to properly Draft Interrogatories, Request Request for admissions. Notice file same. Receive and review Plaintiff's Request for Admissions. Copy Receive and review Plaintiff's Extension of Time to Respondisame. Receive and review correspondipposing counsel.	attached; draft If of Henry Gustav, Florida Statute 159 ph II. RESPA letter, and mail same. on to Dismiss after cleration; lack of y assign mortgage, for Production, es. Copy, mail and Response to and mail same. Motion for Copy and mail	250.00 200.00 200.00 200.00 200.00 200.00	550.00 260.00 560.00 380.00 60.00 20.00	0.00 550.00 810.00 1.370.00 1.750.00 1.810.00 1.830.00
02/02/2010		Receive and review Verification Mortgage, Reinstatement Letter Copy and mail same.	n of Debt Letter, r and Payoff Letter.	200.00	60.00	1,910.00
Current	1-30 Days Pa	ast Due 31-60 Days Past Due	61-90 Days Past Due	Over 90 D		Amount Due
157.50	192.50	1.855.00	0.00	4,800	0.50	\$7,005.50

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Law Offices of Michael Moran 2197 Ringling Blvd. Sarasota, FL 34237

Statement

Date

6/20/2011

Bill To

1

Mr. Henry Gustaf Jr. 398 Spring Lake Blvd. Port Charlotte, FL 33952 Gustaf vs. GMAC

	Terms	Due Date	Attorney	Acco	ount#	Amount Due
		6/20/2011	Ryan	12	10	\$7,005.50
Date	Time	Description	on	Rate	Amou	nt Balance
02/25/2010	0.1	Receive and review Plaintiff' Affidavit as to Attorney's Fee	s.	200.00		20.00 1,930.00
		Receive and review Plaintiff's Summary Judgment and Attor accompanying Affidavit and No Dismissal.	ney's Fees with	200.00	8	2,010.00
02/25/2010		Receive and review letter from (regarding payment listing with history.	m opposing counsel th attached payment	200.00	4	0.00 2,050.00
02/25/2010	0.2	Receive and review Plaintiff's Original Mortgage and Note.		200.00	40	0.00 2,090.00
04/20/2010	1.4 I	Read Plaintiff's Response to Forduction and read Fla.R.Civand legal research on same.	Request for .P cited in Motion	200.00	280	0.00 2,370.00
05/04/2010	0.4	Receive and review Plaintiff's nterrogatories.		200.00	8(0.00 2.450.00
05/04/2010 06/11/2010	<i> </i>	Review Plaintiff's Notice of F Amounts Due.		200.00	40	0.00 2.490.00
06/25/2010	1.2 d d A P	Read Order Granting Hearing Receive and review 200 pages locuments including Assignment Mounts Due. Invoices, Collectayment History in Response tacquest for Production.	of produced ents. Affidavit of ction Notes and	180.00 175.00		3.00 2.508.00 0.00 2.718.00
08/06/2010	0.9 I	Receive and review GMAC's f ur Motion to Dismiss. Conduc ame. Copy and forward same	et legal research on	175.00	157	7.50 2,875.50
Current	1-30 Days Pa	st Due 31-60 Days Pas Due	t 61-90 Days F Due		Days Past Due	Amount Due
157.50	192.50	1,855.00	0.00	4,8	300. 50	\$7,005.50

12-12020-mg Doc 1949-1 Filed 10/22/12 Entered 10/25/12 15:08:48 Exhibits Pg 6 of 10

Law Offices of Michael Moran 2197 Ringling Blvd. Sarasota, FL 34237

Statement

Date

6/20/2011

Bill To

Mr. Henry Gustaf Jr. 398 Spring Lake Blvd. Port Charlotte, FL 33952 Gustaf vs. GMAC

Phone #

941-366-1800

Fax#

941-954-7101

	Terms	Due Date	Attorney	Accou	nt#	Amount Due
		6/20/2011	Ryan	1210	0	\$7,005.50
Date	Time	Descriptio	n	Rate	Amoun	t Balance
08/22/2010 08/23/2010 08/27/2010	2.4 A GI Cc	Conduct legal research and pre hearing on our Motion to I attend hearing on our Motion MAC's Complaint. Travel to bunty Courthouse. eceive and review GMAC's our Request for Production	Dismiss. to Dismiss and from Charlotte 200 page Response of Documents	175.00 175.00 175.00	420	0.00 3,085.50 0.00 3,505.50 5.00 3,820.50
09/10/2010	2.2 line and line line line line line line line line	cluding the loan application, dentire loan history file, at and 2nd draft of Answer at efenses to GMAC's Complain search on same. Copy and for ient.	HUD statements and Affirmative at. Conduct legal arward same to	175.00	385	
10/20/2010	0.5 Wi	eceive and review GMAC's Nathdrawal of their filed Affidi debtedness. Copy and forwareceive and review GMAC's formand the copy and forwareceive and review GMAC's formand to Client.	avit of d same to Client. iled Affidavit as to	175.00		.50 4,258.00 .50 4,345.50
12/07/2010	0.7 Re Tel Fin san	sceive and review GMAC's Rephonic Mediation and attac ancial Questionnaire. Conducted	thed 10 page act legal research	175.00	122.	50 4,468.00
01/21/2011	Dej	and 2nd draft of Notice of I position Duces Tecum. Copy ne to Client.	Paking GMAC's and forward	175.00	105.	00 4,573.00
Current	1-30 Days Past	Due 31-60 Days Past Due	61-90 Days Past Due	Over 90 D		Amount Due
157.50	192.50	1,855.00	0.00	4,80	0.50	\$7,005.50

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Law Offices of Michael Moran 2197 Ringling Blvd. Sarasota, FL 34237

Statement

Date

6/20/2011

Bill To

Mr. Henry Gustaf Jr. 398 Spring Lake Blvd. Port Charlotte. FL 33952 Gustaf vs. GMAC

	Terms	Due Date	Attorney	Accou	nt#	Amount Due
		6/20/2011	Ryan	1210)	\$7,005.50
Date	Time	Descriptio	n	Rate	Amount	Balance
02/07/2011	0.6	Receive and review GMAC's Telephonic Hearing. Proposed Judge Richards. Copy and for Receive and review GMAC's Request for Production of Doothe HUD-1 statement. Conduction	Order and letter to ward same to Client. Response to our cuments including	175.00 175.00	122. 105.	
04/13/2011	1.2	same. Conduct legal research in prep the Deposition Duces Tecum of Corporate Representative.	of GMAC's	175.00	210.0	5,010.50
04/14/2011		Conduct the Deposition Duce Corporate Representative of G Summary of same. Travel to ar Gorda Court Reporter.	MAC. Draft	175.00	595.0	5,605.50
04/19/2011	1.4	Ist and 2nd draft of Affidavit GMAC's Motion for Summary Conduct legal research on same	Judgment.	175.00	245.0	5,850.50
04/25/2011	A	Receive and review GMAC's Attorney's Fees and Costs. Con in same.	duct legal research	175.00	105.0	5,955.50
04/27/2011	th Ji P	Conduct legal research in prep ne hearing on GMAC's Motion udgment including Sandoro v. trogressive v. McGrath. Confir ecording of loan documents in official Records.	n for Summary HSBC and m the lack of	175.00	280.0	0 6,235.50
Current	1-30 Days Pa	st Due 31-60 Days Past Due	61-90 Days Pa Due	ost Over 90 D		Amount Due
157.50	192.50	1,855.00	0.00	4,800	0.50	\$7,005.50

Fax#

Phone #

elephone: (212) 468-8600 acsimile: (212) 468-7900	Same a company company to the company of the compan	* 1 discourses that making it is a
lew York, New York 10104	New Y	ork, New York 10004
290 Avenue of the Americas	80 Bro	ad Street, Fourth Floor
MORRISON & FOERSTER LLP	June 25	, 2012 at 1:00 p.m. (ET)
orenzo Marinuzzi	COL	E SECTION 341(a)
Pary S. Lee	CREDITORS P	URSUANT TO BANKRUPTCY
arren M. Nashelsky	DATE, TIME, AN	D LOCATION OF MEETING OF
roposed Attorneys for Debtors	12-12071 (MG)	06-1664670
RFC SFJV-2002, LLC	12-12070 (MG)	45-5222407
CC REO LLC	12-12069 (MG)	41-1925730
RFC Construction Funding, LLC	12-12068 (MG)	45-5065558
RFC Borrower LLC	12-12066 (MG)	06-1664678
RFC Asset Management, LLC	12-12065 (MG)	41-1984034
RFC Asset Holdings II, LLC	12-12064 (MG)	26-1960289
RFC-GSAP Servicer Advance, LLC	12-12063 (MG)	26-2737180
Residential Mortgage Real Estate Holdings, LLC	12-12062 (MG)	26-2736505
Residential Funding Real Estate Holdings, LLC	12-12061 (MG)	41-1808858
Residential Funding Mortgage Securities II, Inc.	12-12060 (MG)	75-2006294
Residential Funding Mortgage Exchange, LLC Residential Funding Mortgage Securities I, Inc.	12-12059 (MG)	41-1674247

DEADLINE TO FILE A PROOF OF CLAIM None at this time. When the Bankruptcy Court sets a claims deadline, you will be notified and provided a proof of claim form by mail.

DEADLINE TO FILE A COMPLAINT TO DETERMINE DISCHARGEABILITY OF CERTAIN DEBTS None at this time.

CREDITORS MAY NOT TAKE CERTAIN ACTIONS AGAINST THE DEBTORS IN MOST INSTANCES, BECAUSE THE FILING OF THE BANKRUPTCY CASE AUTOMATICALLY STAYS CERTAIN COLLECTION AND OTHER ACTIONS AGAINST THE DEBTORS AND THE DEBTORS' PROPERTY. UNDER CERTAIN CIRCUMSTANCES. THE STAY MAY BE LIMITED TO 30 DAYS OR NOT EXIST AT ALL, ALTHOUGH THE DEBTORS CAN REQUEST THE BANKRUPTCY COURT TO EXTEND OR IMPOSE A STAY. IF YOU ATTEMPT TO COLLECT A DEBT OR TAKE OTHER ACTION IN VIOLATION OF THE BANKRUPTCY CODE, YOU MAY BE PENALIZED. COMMON EXAMPLES OF PROHIBITED ACTIONS BY CREDITORS ARE CONTACTING THE DEBTORS TO DEMAND REPAYMENT, TAKING ACTION AGAINST THE DEBTORS TO COLLECT MONEY OWED TO CREDITORS OR TO TAKE PROPERTY OF THE DEBTORS, AND STARTING OR CONTINUING COLLECTION ACTIONS, FORECLOSURE ACTIONS, OR REPOSSESSIONS. CONSULT A LAWYER TO DETERMINE YOUR RIGHTS IN

Clerk of the United States Banker New York, New York 10004 Hours Open: 8:30 a.m 5:00 p.s	uptcy Court, One Bowling Green,	For the Bankruptcy Court: Vito Genna Clerk of the Court, United States Bankruptcy Court for the Southern District of New York, One Bowling Green, New York, New York, 10004.
Filing of Chapter 11 Bankruptey		Date: May 24, 2012
Case	has been entered. Chapter 11 alle plan is not effective unless confirming plan and disclosure statement tellicote on the plan. You will be sent object to confirmation of the plaserving, the Debtors will remain operate their business.	It of the Bankruptcy Code (title 11, United States Code) has it by each of the Debtors named above, and an order for relief ows a debtor to reorganize or liquidate pursuant to a plan. A need by the Bankruptcy Court. You may be sent a copy of the ing you about the plan, and you might have an opportunity to a notice of the date of the confirmation hearing, and you may in and attend the confirmation hearing. Unless a trustee is in possession of the Debtors' property and may continue to
Legal Advice	The state of the s	the Bankruptcy Court cannot give legal advice. Consult a
Creditors Generally May Not	Probabited collection actions are	listed in Bankruptcy Code § 362. Common examples of ing the Debtors by telephone, mail, or otherwise to demand

Take Certain Actions	PROVIDENT ALL.
	repayment; taking actions to collect money or obtain property from the Debtors; reposses the Debtors' property; and starting or continuing lawsuits or force laws.
Meeting of Creditors	the Debtors' property; and starting or continuing lawsuits or foreclosures. A meeting of creditors is scheduled for the debt starting or continuing lawsuits or foreclosures.
) A meeting of creditors is solve to the
	A meeting of creditors is scheduled for the date, time, and location listed above. The Debt creditors. Creditors are welcome to attend, but are not required to do so. The trustee and continued under oath by
1	Creditors, Creditors are male and a second of the bustes on
31-4	1 VALUEUCU HIIO CONCIDENTALA L
Notice	You will not received at a later date without further notice.
	You will not receive notice of all documents filed in these chapter 11 cases. On May 23, 20
	the Bankruptcy Court entered its Order Under bankruptcy Code Sections (102)(1), 105(a), Bankruptcy Rules 1015(c), 2002(m) and 2007 and Local Bankruptcy Rules 1015(c), 2002(m) and 2007 an
	105(d), Bankruptcy Rules 1015(c), 2002(m) and 9007 and Local Bankruptcy Rule 200 Establishing Certain Notice, Case Management and Administrative Bankruptcy Rule 200
	Describing Certain Notice, Case Management and Administrative Rule 200
	1 A A OCCULIES CHEST'S The NT. II
	uncoe chapter it esseet An annies that against a facilities that against
	1 TOHOW THE DEOCCHARDS out Early in the second seco
	I ALL HUSE CASES INCludence Language and an analysis of the Humberton and the composition of the composition
) MAST CLISTIC OF THE ADMINISTRAL AND A TOTAL OF THE MINISTER BY 111 CONTRACTIVE FINA AASSAL.
	the Clerk of the Bankruptcy Court at One Bowling Green, New York, New York 10004-140
	(ii) accessing the Bankruptcy Court at One Bowling Green, New York, New York 10004-140 (http://www.pacer.psc.uscourts.gov) password and login are needed to recover that a PACE Court of the Court of th
	Chief of the common and the common a
and the second of the second o	
***************************************	1.20CD BE WWW KENDA MAI/
	Our, 120 Avenue of the American at the Committee of the American A Rooms
Claims	
	1 LOCALISTI MER PAT LIMBOULEAGE A 119 T 201
	Schedules of liabilities will be filed pursuant to Bankruptcy Rule 1007. Any creditor holding scheduled claim which is not identified as disputed, contingent, or unliquidated as to amount scheduled or unliquidated to, file a proof of claim in these cases. Creditors when the scheduled or unliquidated as to amount scheduled or unliquidated as to amount scheduled or unliquidated as to a proof of claim in these cases.
	1 11(e) V. (1) TO TO TO THE PROPERTY OF THE PARTY OF THE
	scheduled or whose claims are scheduled as disputed, contingent, or unliquidated as to amount and who desire to participate in these cases or share in any distribution what is
	and who desire to receive are scheduled as disputed, contingent or unliquidated as to
	and who desire to participate in these cases or share in any distribution must file a proof of that the string of the schedule of liabilities has the remark that the string of the schedule of liabilities has the remark that the string of the schedule of liabilities has the remark that the string of the schedule of liabilities has the remark that the string of the schedule of liabilities has the remark that the schedule of liabilities has the
	claim. A creditor who relies on the schedule of liabilities has the responsibility for determining
	and the claim is listed accurately. A form of proof of claim and notice of the proof of determining
	that the claim is listed accurately. A form of proof of claim and notice of the deadline for filing claim has not yet been established. Confirmation
Pischarge of Debts	Visitifi has not yet hear actability at
•	COMMINISTRATION OF S About - 12
	part of your debt. See Bankruptcy Code § 1141(d). A discharge means that you may never try to collect the debt from the Debtors, except as provided in the plan. It was a superference of the plan of
	W WHICH THE TRANSPORT TO A STATE OF THE STAT
	Wen in April 18 and discharge 11 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1 - 1
	lawsuit by filing a complaint in the office of the lawsui
	COMULINIED BY ING BENEVIAL A
arelays DIP Order	The Benkriptey Court is consider
	The Bankruptcy Court is considering the entry of several "final orders," including the final order (the "Barclays DIP Order") to grant the Debtors' Motion For Interior To 11 11 11 11 11 11 11 11 11 11 11 11 11
	order (the "Barclays DIP Order") to grant the Debtors' Motion For Interim And Final Orders 266/d/21 A 1 U.S.C. §§ 105, 362, 363(b)(1), 363(f), 363(m), 364(c)(1) 2 (1)
	Pursuant To 11 U.S.C. §§ 105, 362, 363(b)(1), 363(f), 363(m), 364(c)(1), 364(c)(2), 364(c)(3), 364(c)(3), 364(c)(4), 364(c)(2), 364(c)(3), 364(
	364(d)(1) And 364(e) And Bankruptoy Rules 4001 And 6004 (I) Authorizing The Debtors To
	I to reduce the And Darkana to a second control of the Control of
	- WOMEN MIN AMMENTAL A
manufic st	ANNA INDUSTRIBUTED PROGRAM A
	A COLUMN THE PROPERTY AND A COLUMN ASSESSMENT AND A COLUMN ASSESSMENT AND A COLUMN ASSESSMENT ASSES
	Pursuant To Bankruptcy Rules 4001(b) and 4001(c), And (III) Granting Related Relief.
	\"\"\"\"\"\"\"\"\"\\\\\\\\\\\\\\\\\\\\
	I ANV LIGHTER ATA CAMPING to Land M
	The Debtors are seeking to have the Barclays DIP Order provide, among other things, that the
英名的 医二氯化合物原因	LUCO Bild Kendential Fundam of
	LLC and Residential Funding Company LLC to Debtors GMACM Borrower LLC to RFC Borrower LLC were or are, as applicable, free and clear of all lines.
	Borrower LLC were or are, as applicable, free and clear of all liens, claims and encumbrances pursuant to Section 363(f) of the Bankruptcy Code.
ice of the Clerk of the	pursuant to Section 363(f) of the Bankruptcy Code.
kruptcy Court	
	Dankrupicy Court at the address listed in this nation
	including the list of the Debtars' many inspect all papers filed
eign Creditors	at the office of the Clock of the Date of the Date of the Date of the Clock of the Clock of the Date o
WRI CIEDIOLS	Consult a lawyer familiar with United States bankruptcy law if you have any questions regarding your rights in this case.
	regarding your rights in this case,

In re Residential Capital, LLC, et al., Debtors.

Chapter 11 Case No: 12-12020 (MG)

(Jointly Administered)

NOTICE OF CHAPTER 11 BANKRUPTCY CASES, MEETING OF CREDITORS, AND DEADLINES

Chapter 11 bankruptcy cases concerning the Debtors listed below were filed on May 14, 2012. You may be a creditor of one of the Debtors. This notice lists important deadlines. You may want to consult an attorney to protect your rights. All documents filed with the Bankruptcy Court, including lists of the Debtors' properties and debts, are available for inspection at the office of the Clerk of the Bankruptcy Court and the Bankruptcy Court's website, www.nysb.uscourts.gov or by accessing the website maintained by the Debtors' claims and noticing agent, www.kccllc.net/rescap. Note that a PACER password is needed to access documents on the Bankruptcy Court's website (a PACER password may be obtained by accessing the PACER website, http://pacer.psc.uscourts.gov). NOTE: The staff members of the office of the Clerk of the Bankruptcy Court and the Office of the United States Trustee cannot

If you have any questions regarding this notice, please call the ResCap Homeowner Hotline at (888) 926-3479. You may also submit an inquiry online at www.kccllc.net/rescap.

Name of Debtor	Case Number 12-12019 (MG)	Tax Identification Number 93-0891336
Residential Funding Company, LLC		
Residential Capital, LLC	12-12020 (MG)	20-1770738
ditech, LLC	12-12021 (MG)	23-2887228
DOA Holding Properties, LLC	12-12022 (MG)	26-1424257
DOA Properties IX (Lots-Other), LLC	12-12023 (MG)	26-2783274
EPRE LLC	12-12024 (MG)	26-2747974
Equity Investment I, LLC	12-12025 (MC)	02-0632797
ETS of Virginia, Inc.	12-12026 (MG)	26-4051445
ETS of Washington, Inc.	12-12027 (MG)	45-2910665
Executive Trustee Services, LLC	12-12028 (MG)	23-2778943
GMAC-RFC Holding Company, LLC	12-12029 (MG)	23-2593763
GMAC Model Home Finance I, LLC	12-12030 (MG)	26-2748469
GMAC Mortgage USA Corporation	12-12031 (MG)	20-4796930
GMAC Mortgage, LLC	12-12032 (MG)	23-1694840
GMAC Residential Holding Company, LLC	12-12033 (MG)	91-1902190
GMACRH Settlement Services, LLC GMACM Borrower LLC	12-12034 (MG)	23-3036156
GMACM REO LLC	12-12035 (MG)	45-5064887
	12-12036 (MG)	45-5222043
GMACR Mortgage Products, LLC HPN REO Sub II, LLC	12-12037 (MG)	03-0536369
	12-12038 (MG)	None
Home Connects Lending Services, LLC	12-12039 (MG)	25-1849412
Homecomings Financial Real Estate Holdings, LLC Homecomings Financial, LLC	12-12040 (MG)	26-2736869
Ladue Associates, Inc.	12-12042 (MG)	51-0369458
Passive Asset Transaction LLC	12-12043 (MG)	23-1893048
PATI A, LLC	12-12044 (MG)	51-0404130
PATI B, LLC	12-12045 (MG)	26-3722729
PATI Real Estate Holdings, LLC	12-12046 (MG)	26-3722937
RAHI A, LLC	12-12047 (MG)	27-0515201
RAHI B, LLC	12-12048 (MG)	26-3723321
RAHI Real Estate Holdings, LLC	12-12049 (MG)	26-3723553
RCSFJV2004, LLC	12-12050 (MG)	27-0515287
Residential Accredit Loans, Inc.	12-12051 (MG)	20-3802722
Residential Asset Mortgage Products, Inc.	12-12052 (MG)	51-0368240
Residential Asset Securities Corporation	12-12053 (MG)	41-1955181
Residential Consumer Services of Alabama, LLC	12-12054 (MG)	51-0362653
Residential Consumer Services of Ohio, LLC	12-12055 (MG)	63-1105449
Residential Consumer Services of Texas, LLC	12-12056 (MG)	34-1754796
Residential Consumer Services, LLC	12-12057 (MG)	75-25010515
	12-12058 (MG)	20-4812167